526 Rec'd PCT/F10 26 OCT 2000

		/ PTO- 11-98)	1,390 U.S. DEPARTMENT C	OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER 36-1372								
r				R TO THE UNITED STATES	U.S. APPLICATION NO (If known, see 37 C.F.R 1.5)								
DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371													
1	NTE	RNAT	IONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED								
L			PCT/GB99/01661	26 May 1999	26 May 1998								
TITLE OF INVENTION SERVICE PROVISION SUPPORT SYSTEM —													
	APP	LICA	NT(S) FOR DO/EO/US	ELLIS et al.	US MARTIN FOHN.								
Γ	Appl	icant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:											
	1.	\boxtimes	This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.										
	2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.										
	3.	\boxtimes	This is an express request to begin national examination procedures (35 U.S.C. 371(f) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).										
-	4.	\boxtimes	A proper Demand for International Preliminary Examination was made by the 19 th month from the earliest claimed priority date.										
		A co	copy of the International Application as filed (35 U.S.C. 371(c)(2)).										
	5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	a. b. c.	has been transmitted by the International Bureau.										
	6	Ç.											
	IJ 												
state, traces		a. b. c. d.	 are transmitted herewith (required only if not transmitted by the International Bureau). have been transmitted by the International Bureau. have not been made; however, the time limit for making such amendments has NOT expired. have not been made and will not be made. 										
diete, ging,	8.		A translation of the amendments to the claims under PCT Article 19 (U.S.C. 371(c)(3)).										
	9.	\boxtimes	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).										
	10.		A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).										
	ltem	s 11.	s 11. To 16. Below concern document(s) or information included:										
	11.		An Information Disclosure Statement under 37 C.F.R. 1.97 and 1.98.										
	12.	\boxtimes	An assignment document for recording. A separate cover sheet in compliance with 37 C.F.R. 3.28 and 3.31 is included.										
	13.		A FIRST preliminary amendment. A SECOND or SUBSEQUENT preliminary amendment.										
	14.		A substitute specification.										
	15.		A change of power of attorney and/or address letter.										
	16.		Other items or information.										

526 Rec'd PCT/PTO 26 OCT 2000

U.S. APPLICATION NO OF KAR	APPLICATION NO rif known, see 37 C.E.P 1.5) INTERNATIONAL APPLICATION NO				ATTORNEY'S DOCKET NUMBER								
(10 Be Assi	(10 Be Assigned) 4 U PC1/GB99/01661						36-1372						
17. The following fe			\			CALCULATIONS PTO USE ONLY							
BASIC NATIONAL F Neither international s													
and International	nor international search fee (37 C.F.R. 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO\$1000.00												
	International preliminary examination fee (37 C.F.R. 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO\$860.00												
	International preliminary examination fee (37 C.F.R. 1.482) not paid to USPTO but international search fee (37 C.F.R. 1.445(a)(2) paid to USPTO\$710.00												
International preli but all claims did													
International preli													
	\$	860.00											
Surcharge of \$130.00 for months from the earliest	\$	0.00											
CLAIMS	NUMBER F		NUMBER EXTRA	R/	VTE.								
Total Claims	19	-20 =	0	Χ	\$18.00	\$	0.00						
Independent Claims	3	-3 =	0	X	\$80.00		0.00	<u> </u>					
MULTIPLE DEPENDEN	CLAIMS(S) (if	applicable			0.00	\$	0.00	<u> </u>					
	ILATIONS =	\$	860.00										
Feduction by ½ for filing must also be filed (Note:				ent			0.00						
Tanust also be flied (Note .	37 U.F.N. 1.9, 1	.21, 1.20).		S	UBTOTAL =	\$	860.00						
Processing fee of \$130.0	0. for furnishing	the Englis	sh Translation later than [<u> </u>	-	300.00						
months from the earliest				+			0.00						
	NAL FEE =	\$	860.00										
Fee for recording the end accompanied by an appr	\$	40.00											
Fee for Petition to Revive Unintentionally Abandoned Application (\$1240.00 - Small Entity = \$620.00)													
	···		TO	AL FEES E	NCLOSED =	\$	900.00	ļ					
2007 100 100 100 100 100 100 100 100 100								Amount to be: refunded \$					
X 1.7								Charged \$					
a. A check in the amount of \$900.00 to cover the above fees is enclosed. B. Please charge my Deposit Account No. 14-1140 in the amount of \$ to cover the above fees. A duplicate copy of this form is enclosed.													
			to charge any additional f		ay be required	l, or	credit any ove	rpayr	nent to				
Deposit Account No. 14-1140. A duplicate copy of this form is enclosed. d. The entire content of the foreign application(s), referred to in this application is/are hereby incorporated by reference in this													
application. NOTE: Where an appropriate time limit under 37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.494 or 1.495 has not been													
1.137(a) or (b)) must be filed and granted to restore the application to pending status.													
SEND ALL CORRESPO	NDENCE TO:) MAXA -	<u>S,</u>	This	<u>~</u>					
NIXON & VANDERHYE I	P.C.			SIGNATU	RE		•						
1100 North Glebe Road, 8 th Floor													
Arlington, Virginia 22201 Telephone: (703) 816-40	00			Larry S.	Nivon								
10.6pnone. (700) 070-40				NAME	MAUII								
25,640 REGISTRATION NUMBE								October 26, 2000					
				nEGIOIF	A HON NOWBE	-H	Date						

09/674073 526 Rec'd PCT/PTO 26 OCT 2000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

ELLIS et al.

Atty. Ref.:

36-1372

Serial No.

(To Be Assigned)

Group:

National Phase of

PCT/GB99/01661

Filed:

October 26, 2000

Examiner:

For:

SERVICE PROVISION SUPPORT SYSTEM

October 26, 2000

Assistant Commissioner for Patents Washington, DC 20231

Sir:

PRELIMINARY AMENDMENT

Prior to calculation of the filing fee and in order to place the above identified application in better condition for examination, please amend the claims as follows:

IN THE CLAIMS

Claim 4, line 1, delete "2 or 3,".

Claims 5, 6, 8, 9, and 10, line 1 of each, delete "any preceding" and after "claim" insert -- 1 --.

Claim 11, line 1, delete "any of claims 1 to 10" and insert -- claim 1 --.

Claims 16 and 17, line 1 of each, delete "or 15".

Claim 18, line 1, delete "any of claims 14 to 17" and insert -- claim 14 --.

Claim 19, line 1, delete "any preceding" and after "claim" insert -- 1 --.

ELLIS et al. Serial No. **(To** Be Assigned)

REMARKS

The above amendments are made to place the claims in a more traditional format.

Respectfully submitted,

NIXON & VANDERHYE P.C.

Ву:

Larry S. Nixon Reg. No. 25,640

LSN:Imy

1100 North Glebe Road, 8th Floor Arlington, VA 22201-4714

Telephone: (703) 816-4000 Facsimile: (703) 816-4100

This invention relates to a telecommunications service provision support system, which supports a plurality of different types of services provided in the 5 form of service-specific data processing during a service session.

It has been known for service providers to provide different types of services via a retailer party to customers, thereby simplifying the access to services at least from the customers point of view.

The price charged to a customer is determined by parameters and pricing 10 schemes set by the service provider. The service provider generates a notification of the price to be charged for the provision of a particular type of service, which may be actually charged by the service retailer. Service providers therefore implement pricing logic within their services.

The paper "Operational Support Systems For The Future", D Freestone 15 and M Owen, BT Technology Journal, Vol. 14, No. 3, July 1996, describes an operational support system (OSS) which provides pricing and billing functions along with other functions such as provisioning, portfolio management and customer help. The paper proposes an approach for delivering flexible, interoperable business services, and standardised application programming interfaces 20 (APIs) to allow information services from multiple service providers to be packaged together via common interfaces. Notably, the pricing functionality described include the information services generated streams of chargeable "events". "Events" in this case are only generated by the information services provider if they are considered chargeable, and the choice of such chargeable events is made 25 at the time of construction of the service. The pricing options exemplified include

a subscription-type pricing policy, which is known to be a one-off chargeable event. A further policy type is a policy of pricing by content, which requires the number of units of the content to be known from the event parameters. A further policy type exemplified is pricing by duration, which requires the start time and end time to be known from the event parameters.

In this regard, chargeable events, other than subscription-type events, have in the past been generated not as a record of an instantaneous event, but as what as may be referred to as a "combined" event, generated when instantaneous events are logically combined. For example, in conventional telephony, a chargeable event is recorded in a call record, which specifies the duration of the call by means of both a start time and an end time. In this sense, the chargeable event recorded in the call record is a "combined" event, consisting of data specifying more than one instantaneous event.

In accordance with an aspect of the present invention there is provided a communications service provision support system which supports multiple different types of services during service sessions,

said system when in use comprising a session manager which performs functions generic to each of said multiple different types of services during service sessions;

wherein for each of said multiple types of services, said session manager is arranged during a service session, in which a plurality of participants participate, to generate event messages indicating discrete changes in the session-related status of individual users of the system and to transmit said event messages to an event handler for processing.

By the session manager generating event messages indicating discrete changes in the session-related status of users during a service session, the need for the preselection of chargeable events by the service provider may be alleviated. Instead, by filtering events from a known set of events notified by the session manager, and/or logically combining events generated from that set, pricing and/or costing of usage during a service session may be performed independently of the service provision.

Furthermore, the events generated by the session manager may be automatically forwarded for logging and subsequent analysis in a service usage .

10 analysis engine.

In accordance with a further aspect of the invention there is provided a method of notifying events occurring during a multi-party service session in a communications service provision support system, said method comprising:

generating a plurality of event messages during a service session in which

15 a plurality of participants participate, each said event message being generated in
response to a discrete change in the session-related status of individual users of
the system; and

transmitting said event messages to an event handler for processing.

In accordance with a yet further aspect of the invention there is provided a

20 method of generating billing records for participation in a service session, in which
a plurality of participants participate, provided by a telecommunications system,

said method comprising:

receiving event messages indicating discrete changes in the status of individual participants in said service session; and

20

generating a plurality of billing records each containing data indicating a charge for a different individual participant's participation in said service session, wherein a billing record indicating a charge for a particular participant's participation in said service session includes data derived from discrete charges in the status of other participants in said service session,

such that the charge indicated for said particular participant is dependent on a change in status of said other participants during said service session.

By allowing the changes in status of other participants to affect a charge to be made for participation by a particular participant, novel and utile tariffing structures may be implemented for multi-party services.

Embodiments of the present invention will now be described, by way of example only, with reference to the accompanying drawings wherein:

Figure 1 is a schematic block diagram of a telecommunications system in accordance with an embodiment of the present invention;

Figure 2 is a schematic block diagram of system components in the client, retailer and service provider domains of the system illustrated in Figure;

Figure 3 is a schematic block diagram illustrating an embodiment of the arrangement illustrated in Figures 1 and 2, consisting of interrelated software objects;

Figure 4 is a diagram schematically illustrating a session lifecycle in accordance with an embodiment of the present invention;

Figure 3 during various procedures causing a change in the status of a user of the system;

Figure 14 is a schematic block diagram illustrating software objects interactions in an event pricing engine in accordance with an embodiment of the present invention; and

Figure 15 is a schematic block diagram illustrating the handling of events by an event router in accordance with an embodiment of the present invention.

Figure 1 is a block diagram illustrating a telecommunications system in accordance with an embodiment of the present invention. The system consists of a retailer server RS and a plurality of third party servers TPS1, TPS2 ... TPSn. User terminals T1, T2 ... Tn are connected to the retailer server RS via a data communications network, in this embodiment the Internet.

The third party servers TPS1, TPS2 ... TPSn are either remotely connected to the retailer server RS via communication links 2, which may be separate physical links and/or logical links, as shown, or are co-located with the retailer server RS.

Each third party server has access to a database TPDB1, TPDB2 ... TPDBn for the storage and retrieval of service-related data.

Although the servers RS TPS1, TPS2 ... TPSn are illustrated in Figure 1 as consisting of single servers, each may consist of one or more servers interconnected in a network. The servers may each be implemented on a computing resource, such as a workstation computer. Each of the user terminals T1, T2 ... Tn may be implemented in the form of a workstation computer, a net computer, a mobile communications terminal, etc.

Figure 2 schematically illustrates further details of the telecommunications system, exemplifying components present in a single user terminal, the retailer server and a single third party server. On the client side, a service browser

application program 4 provides access and support to a range of services provided by the various third party servers TPS1, TPS2 ... TPSn via the retailer server RS. The retailer server RS includes an access control part 5, whereby a client terminal may initially access the service provision system, an authentication part 6 whereby users of the system may be authenticated such as by means of a password checking procedure, and a subscription part 7 which maintains subscription data for users of the system.

During participation in a service the client terminals, the retailer server and the third party server include application program parts, including on the client side, a service-specific application program part 8, on the retailer side, a session control application program part 9 and on the service provider side, a service control application program part 10.

The retailer server, or server network, also includes an event handler 11 which handles events generated by the session control application part 9 during a 15 service session.

It is to be understood that the separation into retailer and service provider domains illustrated in Figure 2 is not necessarily a physical division, or a division of ownership or control between different servers. For example, the service provider service control part 10 may be held on a server controlled by the retailer, such as that holding the retailer server RS itself.

Figure 3 illustrates an embodiment of the invention in which the system is implemented as a software object system. A description of object-oriented software concepts may be found in "Design Patterns: Elements of Reusable Object-Oriented Software", Erich Gamma et al., Addison-Wesley, ISBN 0-201-63361-2, and the bibliography references given therein.

In this embodiment, each of the computing elements T1, T2 ... Tn; RS; TPS1, TPS2 ... TPSn illustrated in Figure 1 is supported by a distributed processing environment (DPE), whereby distributed software objects in different physical parts of the system may interact by the passing of messages, for example using CORBA Broker Architecture) 5 (Common Object Request mechanisms, communications links.

In the following, reference will be made to the object-oriented language Java (trade mark), which is not intended to be limiting. Other, and indeed heterogeneous mixtures of object-oriented languages may also be used to 10 implement the system.

The distributed object system includes service generic code and service specific code, which is distributed between the client side and the server side during a service session. The part of the system including service generic code is referred to herein as the service provision support system.

Service specific code in the client domain is referred to herein as a "front" object. The front object in this embodiment is a Java applet which runs on the client machine. The front object 13 communicates with other system objects, to support and control a user's participation in a session. The front object 13 also provides the service specific front end functionality, such as the service GUI and 20 handling user input relating to the service.

Service specific code in the service provider domain is referred to herein as a "back" object. The back object 32 represents the session and its participants within the service provider domain and may interact with other back end systems, such as servers and databases in the service provider domain. It co-ordinates the 25 interaction between participants in a session and stores service specific state while

a participant is suspended. The back object 32 can also exert control over a session, for example it can initiate suspend and exit for one or more participants. A possible implementation of the back object 32, in which objects control the service session and the service provided to individual participants in the service 5 session, is described in our copending International patent application, filed on even date herewith and entitled "Multiple Service Provision" (agent's reference J40600), the contents of which are incorporated herein by reference.

Client Domain Software Objects

A retail workspace object (RWS) 12 runs on the client machine and provides the client with a means of accessing services.

The RWS 12 may be a downloadable Java applet which runs in a known Java-enabled browser, or a stand-alone Java application program. allows the user to log on to the service session control system, to access service sessions by downloading front objects 13 and to log off via a GUI.

The RWS 12 is multi-threaded to allow front objects 13 to be used in parallel, both with each other and with the RWS 12. For example, a user may participate in two services simultaneously and at the same time receive, via the RWS 12, an invitation to join a third service. Thus, a user may have multiple front objects 13 of the same or different services running simultaneously on the client 20 terminal.

When the user exits or suspends a session the front object 13 is destroyed.

Retailer Domain Software Objects

A gateway object 14 provides an initial point of contact for user access to 25 the system. It mediates the authentication of the user's identity and password

with the RWS 12. Thereafter, the RWS 12 connects to a user account object 18 and the gateway plays no further part.

The gateway 14 is multi-threaded to ensure availability. That is to say, during the processing of a logon request received from one client terminal, the gateway 14 is able to process logon requests arriving from different client terminals.

A user administration object 16 provides functionality to create new user accounts.

The user account object 18 serves as a single user's account within the retailer domain. It holds or obtains a record of all the services to which the user is subscribed. The user account 18 also receives and stores, or obtains as needed, information from other objects in the retailer domain about any suspended sessions the user may have, all public sessions available and any session invitations the user may have received.

The user account object 18 also mediates interactions between the RWS 12 and the remainder of the retailer domain to start, join and resume sessions. It handles notifications from a session object 30 that sessions have been suspended or ended.

User account objects are present in the retailer domain even when the 20 users which they represent are logged off the system.

A user account manager object 20 creates and maintains the user account objects 18 and provides a reference to the appropriate user account object 18 when a user logs on to the system to start a communications session with the retailer server RS.

An authentication server object 22 uses stored user authentication data to authenticate log on requests.

A service provider portfolio object (SPP) 24 maintains information on available services, including the service provider identities and their network addresses, and which session manager 28 is to be used to support a service (this allows loads to be managed across a plurality of session managers 28).

A session manager object 28 prompts a session factory object 26, and a back factory object 34 (which is in the service provider domain) to instantiate session objects 30 and back objects 32 to support service sessions and then mediates between the user accounts 18, the session objects 30 and the back objects 32 to support further service interactions (e.g. invite, join, suspend, resume). There is one or more session manager objects 28 in the system.

The session object 30 is a service generic object (i.e. an object used in multiple different types of services) which controls a service session and coordinates the interaction of the objects involved in that session. It handles generic session behaviour such as invitations and suspensions. For example, when a client front 13 suspends a user's session, the session object 30 responds by calls on the user account 18 and the custom back 32 and by transmitting an event message to the event handler 31.

There is a single session object 30 instantiated per service session being controlled by the system. The session object 30 is created when the first participant starts the session and is destroyed when the last participant exits the session. The session object 30 is otherwise not destroyed, even if all its participants are suspended.

15

20

An event handler 31 is arranged to receive event messages generated by other objects in the retailer domain, in particular the user accounts 18 and the session objects 30.

Service Provider Domain Software Objects

The back factory 34 instantiates back objects 32 at the initiation of the session manager 28.

There is a single back object 32 per session object 30. Each back object 32 exists only as long as the session object 30 handling the same service session exists.

It should be mentioned that objects in the service provision support 10 system, in particular the gateway 14, the user account manager 20, the authentication server 22 and the service provider portfolio 24 may consist of multiple federated copies forming a single logical object, in order to provide scalability of the system.

Figure 4 illustrates an example of a session lifecycle. The session is begun when a first participant (participant1) starts the session. Throughout the lifetime of the session, various numbers of participants may join the session, suspend, and exit the session. The session exists until the last participant (in the example shown, participant3) exits the session, when the session terminates.

Figures 5 to 13 illustrate interactions between objects in the system during changes in the session-related status of a user of the system. Messages sent between objects are indicated by solid arrows, and are numbered to indicate the sequence in which the messages are sent. Event channels (indicated by dotted solid arrows) are used in various cases by the session object 30. Messages are 25 sent by event channels to avoid blocking the session object 30, as would occur if request-response procedures were used, and which would impact on the service to other participants.

Several of the interactions between the RWS 12 and the user account 18 identify particular session instances. Passing direct references to the session objects 30 to the RWS 12 may compromise security. To avoid this, the sessions are identified by the RWS 12 using stored "cookie" references, previously passed to it by the user account 18, whereby the user account 18 is able to identify the actual session object 30 being referred to.

For clarity, the objects not involved in the interactions being described are 10 omitted from Figures 5 to 13.

Referring to Figure 5, the gateway 14 is the initial point of contact for user access to the system. The RWS 12 initiates a data communications session with the gateway and sends a logon message with the user name and password supplied by the user. Provided these values are authenticated by the authentication server 22, the gateway 14 then retrieves a reference to the user's user account from the user account manager 20 and then contacts the appropriate user account 18 to confirm that the user is now logged on. The user account 18 transmits a message to the event handler 31 informing it of the logon event.

Further interaction then takes place between the RWS 12 and the user account 18 where the user account 18 returns user profile information including subscribed services, suspended sessions, public sessions and invitations received, access to which information the RWS 12 then makes available to the user via the client terminal.

Referring to Figure 6, when the user initiates a session via the client 25 terminal, the RWS 12 sends a session starting message to the user account 18

specifying the service requested. In order to create a front object 13, the RWS 12 spawns a thread to download the appropriate front object, and downloads the appropriate front object 13 for the service from the retailer server RS.

The user account 18 obtains details for the service requested from the SPP 24, including the identity of the session manager 28 to support the service session, and sends a message to the session manager 28 to create a new session. The session manager 28 sends a message to the back factory 34 to instantiate a new back object 32 and sends a message to the session factory 26 to instantiate a new session object 30. The back factory 34 and the session factory 26 return references to the new back object 32 and session object 30 respectively, which are then used by the session manager 28 to instruct the new session object 30 to attach to the new back object 32. The session object's reference is also passed back to the front 13 subsequently via the RWS 12 to allow the front object 13 to attach to the session object 30.

The user account 18 then sends a join-service message to the session manager 28 which in turn sends a request-join message to the created session object 30 to cause the user to join a session.

Finally, the RWS 12 instructs the front object 13 to send an attach message to the session 30. This establishes the communications channel between 20 the front object 13 and the session object 30. The session object 30 then sends a participant-joined message to the back object 32. The session object 30 also transmits a message to the event handler 31 to inform it of the start session event.

Referring to Figure 7, a user can join a session to which he has received 25 an invitation. The RWS 12 transmits a joined-session message to the user account

object 18, which passes a "cookie" reference to indicate which invite the user wishes to accept. The user account 18 obtains details of the service from the SPP 24 and sends a message to the session manager 28 to verify that the session is still current. The session manager 28 pings the session object 30 and the custom back 32 to confirm this. Meanwhile, the RWS 12 spawns a thread to download the appropriate front object 13 for the selected service.

Once the session is verified by the session manager 28, the user account object 18 sends a join message to the session manager 28, which results in a request-join message sent by the session manager 28 to the appropriate session object 30. If the join request succeeds, the RWS 12 sends a message to instruct the front object 13 to attach to the session object 30, identified by the reference transmitted by the user account 18. The session object 30 then sends a participant-joined message to the custom back 32, by event channel. The session object 30 also transmits a message to the event handler 31 to inform it of the session joining event.

Referring to Figure 8, the suspension of a user from a session can be initiated by the front object 13 sending a suspend message to the session object 30. The front object 13 then destroys itself. The session object 30 sends a participant-suspended message to the back object 32, by event channel, and 20 marks the participant in question as suspended. The session object 30 also sends a message to the user account 18 to notify it of the user's new status, and transmits a message to the event handler to inform it of the suspension event.

Finally, the user account 18 sends a message to inform the RWS 12 of the new suspension, passing a cookie reference to the session 30, so that the user is able to resume the session thereafter.

Referring to Figure 9, an alternative session suspension procedure can be initiated from the custom back 32. In this case, suspension is initiated by the custom back 32 sending a suspend message to the session object 30. The session object 30 sends a suspend message to the front object 13 in question, which then destroys itself. The session object 30 proceeds by sending a participant-suspended message to the back object 32, and transmitting a message to the event handler 31 informing it of the suspension event. The process continues as described in relation to Figure 8.

Referring to Figure 10, the RWS 12 is made aware of all suspended sessions for the user by the user account 18 immediately when the user is logged on, and throughout an access session. Therefore, when a user elects to resume a session, the RWS 12 sends a resume message to the user account 18, which indicates the session to be resumed, by means of a cookie reference. The user account 18 sends a verify-session message to the appropriate session manager 28, which pings the session object 30 and back object 32 to verify that the session is still in progress.

Meanwhile, the RWS 12 downloads the appropriate front object 13 for the selected service. Once the session manager 28 has verified that the session remains available, the RWS 12 instructs the front object 13 to send an attach-front 20 message to the session object 30 to restore the front connection with the session object 30. The session object 30 then sends a participant-resumed message to the back object 32, by event channel. The session object 30 also transmits a message to the event handler 31 to inform it of the resumption event.

By providing for suspension of a participation in a service session as 25 described, in addition to complete exiting from a service session, the state of the

participation may be stored in the back object 32 for the duration of the suspension, and recovered when the participant opts to resume participation. Destruction of the of the front object 13 on suspension allows for efficient management of the client terminal resources, as a new front object 13 may be 5 readily downloaded on resumption.

Referring to Figure 11, when a user wishes to exit a session, the front 13 sends an end-participation message to the session object 30, and then destroys itself. The session object 30 sends a participant-left message to the back object 32. The session object 30 also transmits a message to the event handler 31 to 10 inform it of the participant leaving event. The session object 30 then sends a session message to the user account 18 to notify it that the user has left the The session object 30 then destroys itself if there are no active or suspended participants left in the session, after sending a message to the event handler 31 to inform it of the session ending event.

Exiting the session may alternatively be initiated, as a result of service logic processing, from the back object 32 as illustrated in Figure 12. In this case, exit is initiated by the back object 32 sending an end-participation message to the session object 30. The session object 30 sends an end-participation message to the front object 13, which then destroys itself. The session object 30 then sends 20 a participant-left message to the back 32, and to the event handler 31. The process then continues as described in relation to Figure 11.

Referring to Figure 13, when the user logs off, the RWS 12 sends a logoff message to the user account 18. The user account 18 transmits a message to the event handler 18 to inform it of the logoff event.

20

Other than the front 13 and the custom back 32, all of the objects illustrated in Figures 5 to 13 are generic to different services supported in the system, and are thus re-used for the provision of multiple different types of services.

A service session consists of a single custom back 32, deployed within the service provider domain, together with a number of front objects 13. One front object 13 is present per participation in the service. The front objects 13 may be distributed in several client terminals, and/or within a single client terminal. The interactions between the front object 13 and the back object 32 are mediated 10 by the remainder of the system.

Thus, a service developer need not be concerned when developing a particular service with implementing the multi-party session control functions which are provided by the system. These functions include the generation of event messages which allow the service-specific pricing of the service provided to 15 each user and service-specific costing of the service provided by the service provider to the retailer. All that the service provider needs to develop to implement a service, which nevertheless may be individually priced and costed, is the code for the service provision functionality in the service specific front object 13 and the code for the service provision functionality in the service specific back object 32.

The event notifications made by the session object 30 to the event handler in Figures 5 to 13 are examples only of the possible event messages. A more complete list of session-related events which may be notified by the session object 30 is as follows:

- i) a user starting a service session,
- 25 ii) a participant joining an existing service session,

- iii) a participant suspending participation in an existing service session,
- iv) a participant resuming participation in an existing service session,
- v) a participant leaving a service session,
- vi) a participant inviting another user of the system to join a service 5 session,
 - vii) a participant advertising a service session generally to users of the system inviting those users to join a service session,
 - viii) a user of the system declining an invitation to join a service session,
- ix) a participant withdrawing a general advertisement to users of the
 10 system inviting those users to join a service session,
 - x) a service session ending.

It is a characteristic of the event messages transmitted to the event handler 31 that the events detailed in the event messages contain no history data. In other words, the events are not logically combined, and each message concerns only an instantaneous event which has just occurred in the session. This is to be compared with other known ways of generating events, which generally include calculating a duration, by referring to historical usage start date/time on receiving a usage stop date/time. By the events transmitted to the event handler not being logically combined, the flexibility of processing which may be subsequently applied to the events is maintained at a high level.

Each event message contains the following data:

- 1. A session ID.
- 2. The name of the service (or an identifier) being supplied during the session.

- 3. A category of the event (for example, session-related, participant-related, service-provider defined, invitation, or other category of event).
- 4. The event type (for example, start, stop, joined ...).
- 5. A date/time stamp.
- 5 6. A participant ID, which is unique in the context of the session.
 - 7. The user name of the participant.
 - 8. The identity of the party to be billed, which is constant for a particular participant throughout a session.

In the event categories referred to above, one event category is referred to as a service provider defined category. Discussions thus far have related to events automatically generated by the service provision support system. In order to provide further flexibility, a third party service provider may include a service-specific billing event to be generated at an appropriate point during a server session. Such service provider defined events are initiated in the service control component, in the service provider domain, and passed to the event handler in the same manner as the service-generic session events previously referred to.

Figure 14 illustrates one embodiment of the event handler 31, which performs pricing of service usage on a per-session basis.

Event messages enter the event handler at an event router object 100. On receiving an event message indicating the start of a new service session, the event router generates a message which is sent to a session pricing factory object 102, including the identity of the session. The session pricing factory object 102 proceeds to retrieve a service tariff policy object 106 from a tariff manager object 104.

The service tariff policy request sent by the session pricing factory object includes the identity of the service to which the session pertains, and the service tariff policy returned by the tariff manager is service-specific.

One or more service tariff policy may be held by the tariff manager for each service provided by the entire service provision support system. In the case of more than one service tariff policy being held for a service, one such policy is selected depending on input parameters, such as the date/time of the start of the session, the billing status of the first participant in the session, etc.

A service tariff policy could also be shared between different services

10 which are to be priced in the same manner.

The service tariff policies include data specifying how events are to be logically combined and/or filtered in order to price a participation in a session.

On receipt of the service tariff policy 106 from the tariff manager 104, the session pricing factory object 102 instantiates a session pricing manager object 108, which includes event filter rules data 110 and participation pricing engine spawn rules data 112, derived from the service tariff policy which is particular to the service the session pricing manager is to handle.

A service session is started by a single participation, for which the session pricing manager spawns a single participation pricing engine object 114. The participation pricing engine 114 contains pricing rules derived from the service tariff policy originally received from the tariff manager.

On instantiating the session pricing manager 108, the session pricing factory object 102 returns a destination address for the session pricing manager 108 to the event router 100. On receiving the session pricing manager address, 25 the event router 100 transmits a message to the session pricing manager

instructing it to connect to an event channel whereby the event messages received by the event router pertaining to the session handled by the session pricing manager are passed to the session pricing manager.

The event router itself receives event messages pertaining to a number of different sessions ongoing in the service provision support system, and routes the events to the various corresponding session pricing managers.

As will be appreciated from the above, the session pricing manager 108 receives event messages originating from a service session which informs the session pricing manager of a predetermined set of session-related events, if and when they occur in a service session.

As the session manager receives event messages indicating new participants joining a session, it spawns additional participation pricing engines.

The session pricing manager 108 applies event filter rules to discard events which are, for the service in question, not determinative of price. The session pricing manager copies each of the filtered events to a plurality of participating pricing engines 114, to be logically combined in accordance with a defined charging algorithm to produce calculated price data for each participation in the session. The price data calculated and summary event information is then transmitted to a billing system log, to allow the charge to be debited against an account of the responsible party for each participation.

As will be appreciated, this arrangement allows the actions of not only the participant for which a participation is being priced to be taken into account in the pricing algorithm used, but also allows the actions, or changes in status, of other participants within the service session to be taken into account in the operation of the charging algorithm of the participation in question.

On receipt of a message indicating that the session has ended, the service pricing manager copies the message to each participation pricing engine and then destroys itself. Each participation pricing engine generates a record of the pricing data generated as a result of the events occurring within the session and relating to the participant which the participation pricing engine is responsible for, and transmits the pricing data to a billing log to be debited against the billed party account. Each participation pricing engine then destroys itself.

To exemplify a charging policy which may be used for an example service, for a conferencing service the system might charge the organiser of a conference session an entry fee of N for each participant in the session, and each participant is individually charged a usage fee of n per unit time.

An example session in this case may include participant 1, having a first user status, such as that of the organiser of this session, starting the session and inviting participants 2 and 3 to join the session at a second user status, such as that of normal participants. Participants 2 and 3 accept the invite. Participant 2 subsequently suspends. Participant 3 leaves the session. Participant 2 resumes and subsequently leaves the session, along with participant 1.

In this example scenario, the participation pricing engine acting on behalf of the conference organiser (participant 1) receives event messages informing it of other users joining the session, in the example given participants 2 and 3 joining. The entry fee is then charged three times by the participation pricing engine acting for participant 1. The participation pricing engines pricing the usage of participants 2 and 3 receives event messages including messages specifying when the party they are responsible for joins, suspends, resumes and leaves, and calculate a time-based charge accordingly.

To give a further example, a service in the form of a game may be charged at a fee of X per unit time, divided by the number of participants involved at any particular time, per participation.

In this example, three participants play the game. Participant 1 starts the session and invites participants 2 and 3, which then join the session. After a certain time, participant 1 leaves the session. Later, participants 2 and 3 leave.

In this example scenario, the participation pricing engine acting on behalf of participant 1 requires knowledge of the session-related status of each participant in the session, due to the charging policy adopted. When participants 1, 2 and 3 are active in the session, each participant is charged X/3 per unit time. When participant 1 leaves the session, participants 2 and 3 are charged X/2 per unit time, due to the reduced number of participants involved.

As will be appreciated from the two scenarios described above, the automatic generation of a comprehensive set of event messages which may be filtered and copied to individual participation pricing engines provides the ability to adopt charging policies for a service which are flexible and individually configurable, without requiring the service session logic, nor indeed the service logic itself, to have knowledge of the charging policies which will be adopted for the service. Furthermore, charging policies may be dynamically altered with time readily. All that is required in order to alter the charging policies for a particular service is to provide a new service tariff policy held in the tariff manager for the service in question.

In addition, each individual participation pricing engine may be configured on a user-dependent basis. Namely, user subscription data may be used to provide for user-specific pricing of participations in the session. This may include volume

20

discounts, etc, to be applied to the pricing policies adopted by each participation pricing engine. In addition, the participation pricing engines may be configured in dependence on the role played by a participant in a session. For an example, a user may adopt an active/player or passive/viewer role in a session. The price 5 charged for the participation may vary depending on the role played. In order to take such roles into account, the session pricing manager, on detecting a new participant joining a session, applies the PPE spawn rules data 112 in order to instantiate a participation pricing engine 114 in accordance not only with the service tariff policy, but also with the appropriate participation type characteristics.

Figure 15 illustrates a further embodiment of the invention, in which the event router 100 copies event messages originating from a single session object 30 for dissemination to different parts of the event handling system which are responsible for different aspects of event handling. In the embodiment shown, these different parts include a customer pricing engine 200, which may be similar 15 to that described in relation to Figure 14, a usage analysis engine 300, and a third party costing engine 400.

The event router 100 holds a channel allocation table which provides a register for determining the destination of events received from various different session objects, by quick reference.

The customer pricing engine 200 applies event filter rules and tariff policies to the events occurring during a session in order to generate billing records for each individual participant in the session.

The usage analysis engine 300 stores the event data passed to it for large numbers of service sessions, so as to build up a statistically significant view of the 25 usage of services in the system. The usage analysis engine may then produce statistically-processed data for use in monitoring and improving the quality and range of services provided by the system.

The third party costing engine 400 receives the events originating from the session object 30, and filters and logically combines the events occurring during a session in accordance with third party costing policies adopted for the service in question, in order to provide a method of calculating payments to be made by the service retailer to the service providers.

As will be understood from Figure 15, the provision of a predetermined set of events which are automatically generated by the service provision support system is such as to allow flexible customer pricing policies to be generated directly from the messages received at a customer pricing engine. Furthermore, other processors may make use of the same event messages, or a copy thereof.

CLAIMS

 A communications service provision support system which supports multiple different types of services during service sessions,

said system when in use comprising a session manager which performs functions generic to each of said multiple different types of services during service sessions;

wherein for each of said multiple types of services, said session manager is arranged during a service session, in which a plurality of participants participate, to generate event messages indicating discrete changes in the session-related status of individual users of the system and to transmit said event messages to an event handler for processing.

- A system according to claim 2, wherein said event messages include
 an event message which contains data indicating only one such discrete change.
 - 3. A system according to claim 2, wherein said event messages include a plurality of event messages which each contain data indicating only one such discrete change.

20

- 4. A system according to claim 1, 2 or 3, wherein said discrete changes include at least one of the following events:
 - i) a user starting a service session,
 - ii) a participant joining an existing service session,
- 25 iii) a participant suspending participation in an existing service session,

- iv) a participant resuming participation in an existing service session,
- v) a participant leaving a service session,
- vi) a participant inviting another user of the system to join a service session,
- 5 vii) a participant advertising a service session generally to users of the system inviting those users to join a service session,
 - viii) a user of the system declining an invitation to join a service session,
 - ix) a participant withdrawing a general advertisement to users of the system inviting those users to join a service session,
- 10 x) a service session ending.
 - 5. A system according to any preceding claim, wherein said session manager is capable of generating a predetermined set of said event messages for each of said multiple different types of service.

- 6. A system according to any preceding claim, wherein said event handler comprises a pricing data processor for pricing a participant's usage of a service during a service session.
- A system according to claim 6, wherein said pricing processor is arranged to perform service-specific processing of said event messages.
- 8. A system according to any preceding claim, wherein said event handler comprises a service usage monitor for storing and/or analysing usage of 25 said services over statistically significant numbers of service sessions.

9. A system according to any preceding claim, wherein said event handler comprises a cost data processor for costing a service provided by a third party during a service session.

5

- 10. A system according to any preceding claim, wherein said event handler comprises an event message multiplier for copying said event messages and distributing said copied messages to a plurality of event processors.
- 10 11. A system according to any of claims 1 to 10, comprising said event handler.
- 12. A method of notifying events occurring during a multi-party service session in a communications service provision support system, said method comprising:

generating a plurality of event messages during a service session in which a plurality of participants participate, each said event message being generated in response to a discrete change in the session-related status of individual users of the system; and

- 20 transmitting said event messages to an event handler for processing.
 - 13. A method according to claim 12, wherein said event messages are generated in response to a plurality of the following events:
 - i) a user starting a service session,
- 25 ii) a participant joining an existing service session,

- iii) a participant suspending participation in an existing service session,
- iv) a participant resuming participation in an existing service session,
- v) a participant leaving a service session,
- vi) a participant inviting another user of the system to join a service 5 session,
 - vii) a participant advertising a service session generally to users of the system inviting those users to join a service session,
 - viii) a user of the system declining an invitation to join a service session,
- ix) a participant withdrawing a general advertisement to users of the10 system inviting those users to join a service session,
 - x) a service session ending.
- 14. A method of generating billing records for participation in a service session, in which a plurality of participants participate, provided by a telecommunications system,

said method comprising:

receiving event messages indicating discrete changes in the status of individual participants in said service session; and

generating a plurality of billing records each containing data indicating a

20 charge for a different individual participant's participation in said service session,

wherein a billing record indicating a charge for a particular participant's

participation in said service session includes data derived from discrete changes in

the status of other participants in said service session,

such that the charge indicated for said particular participant is dependent 25 on a change in status of said other participants during said service session. 15. A method according to claim 14, wherein the charge indicated for said particular participant is dependent on the number of other participants in said service session.

5

16. A method according to claim 14 or 15, wherein the billing records indicating charges for said other participants include data derived from discrete changes in the status of said particular participant in said service session,

such that the charges indicated for said other participants are dependent 10 on a change in status of said particular participant.

17. A method according to claim 14 or 15, wherein the charges indicated for said other participants are dependent only on changes in status of the respective participants for which the billing records are produced.

- 18. A method according to any of claims 14 to 17, wherein said discrete changes include, in any combination, one or more of the following:
 - i) a user starting a service session,
 - ii) a participant joining an existing service session,
- 20 iii) a participant suspending participation in an existing service session,
 - iv) a participant resuming participation in an existing service session,
 - v) a participant leaving a service session,
 - vi) a participant inviting another user of the system to join a service session,

- vii) a participant advertising a service session generally to users of the system inviting those users to join a service session,
 - viii) a user of the system declining an invitation to join a service session,
- ix) a participant withdrawing a general advertisement to users of the5 system inviting those users to join a service session,
 - x) a service session ending.
 - 19. A system, or a method, according to any preceding claim, which at least three participants participate in said service session.

ABSTRACT

Service Provision Support System

A communications service provision support system which supports

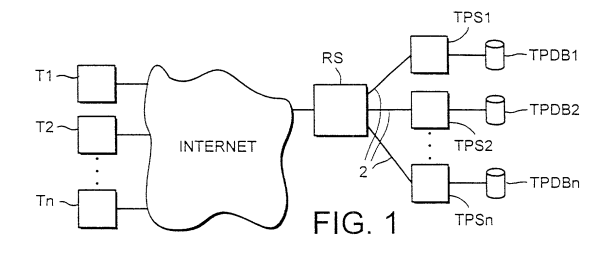
5 multiple different types of services during a service sessions,

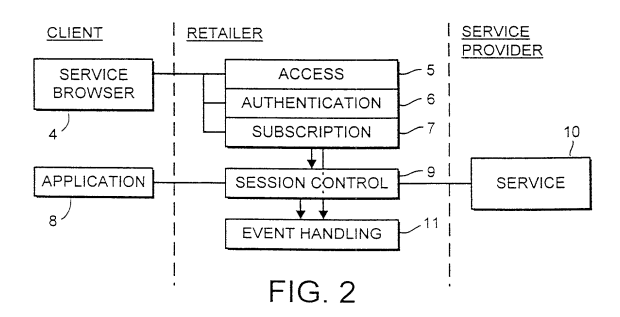
said system when in use comprising a session manager which performs functions generic to each of said multiple different types of services during service sessions;

wherein for each of said multiple types of services, said session manager 10 is arranged during a service session to generate event messages indicating discrete changes in the session-related status of individual users of the system and to transmit said event messages to an event handler for processing.

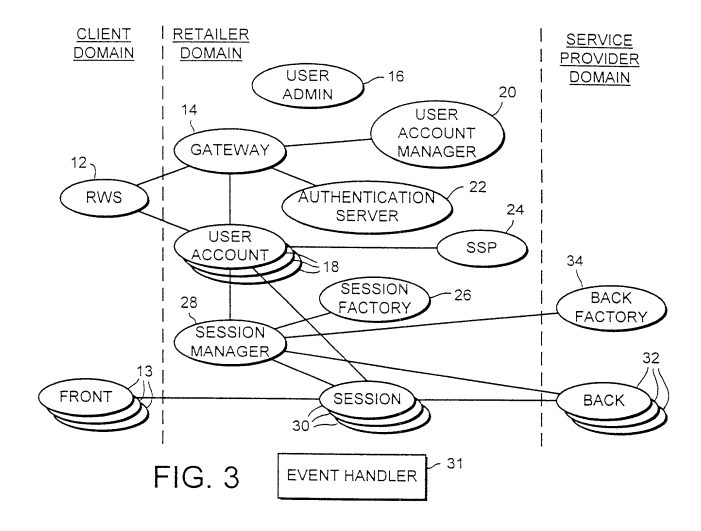
Figure

1/8





2/8



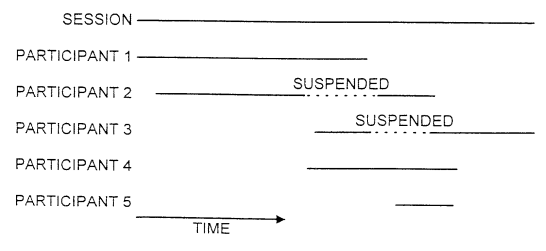
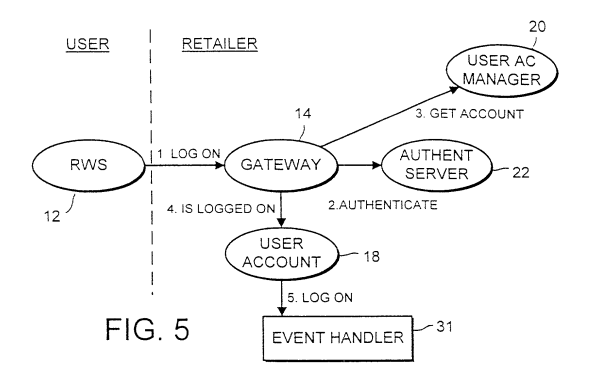
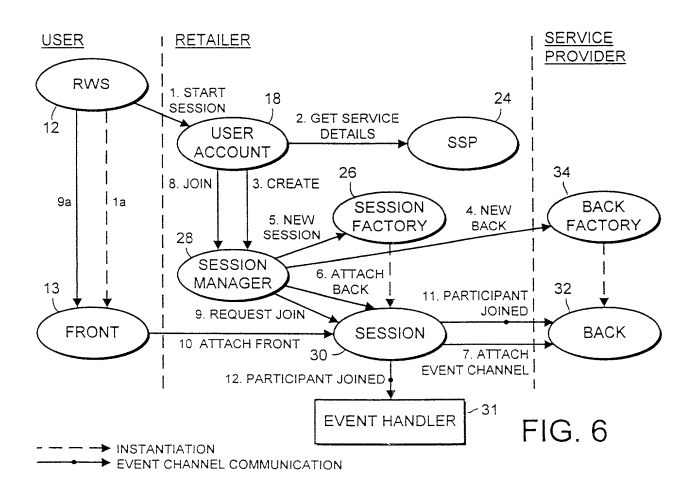


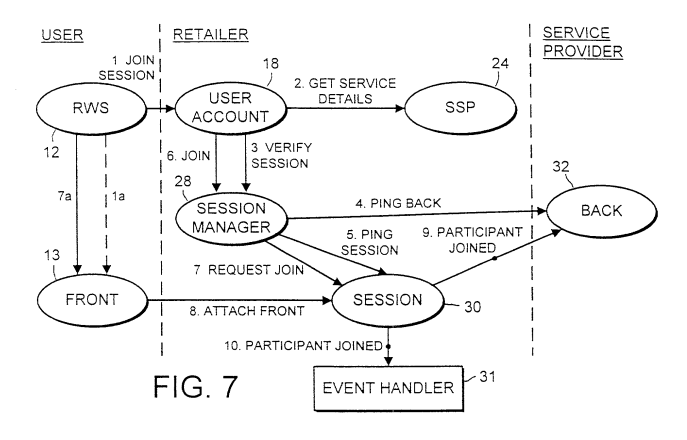
FIG. 4

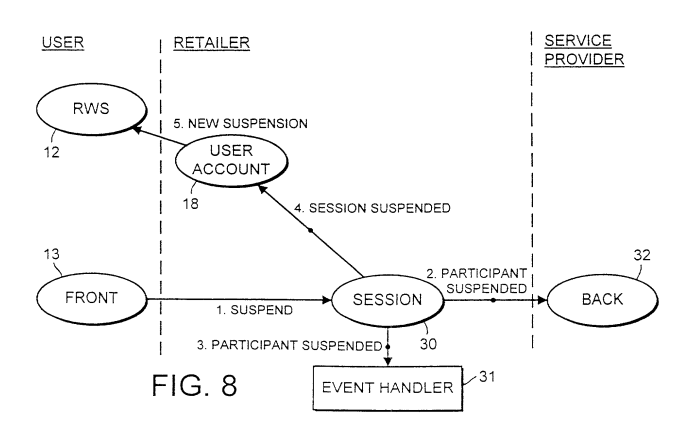
3/8



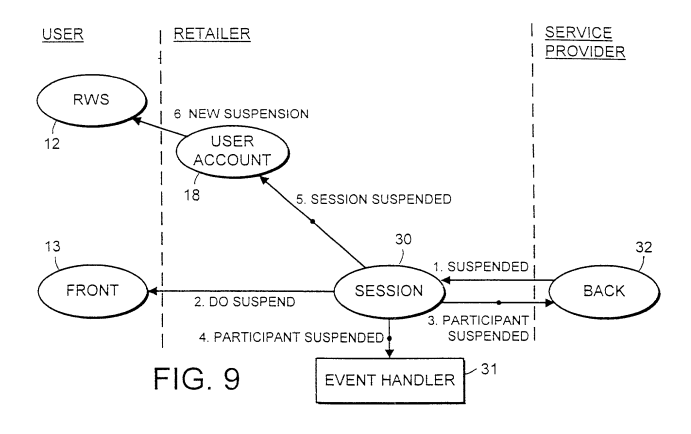


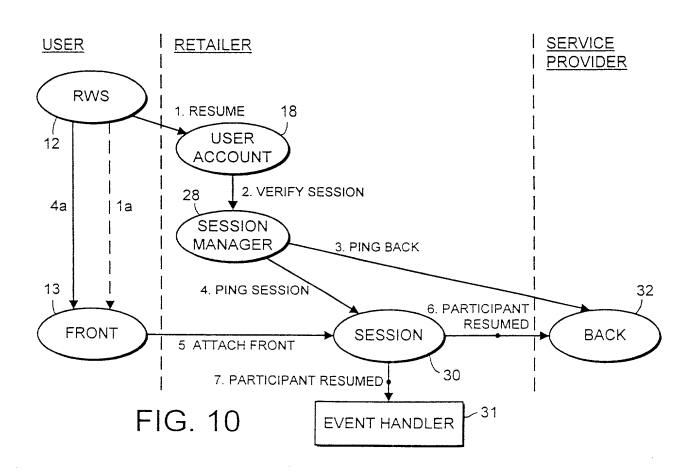
4/8



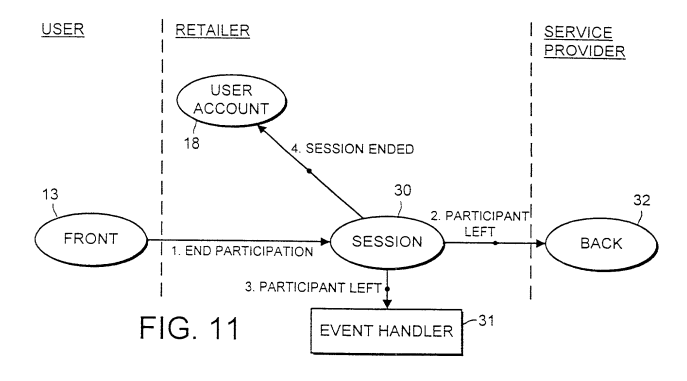


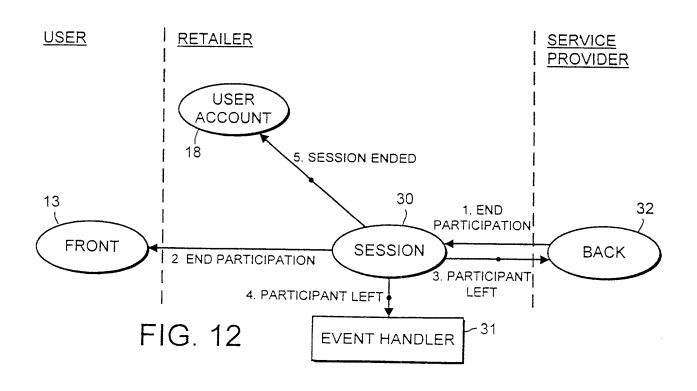
5/8

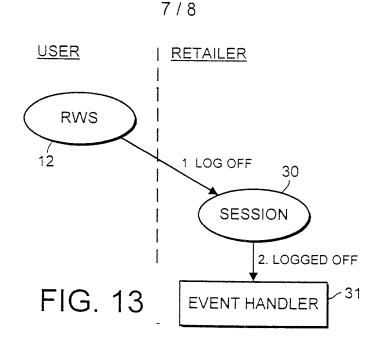


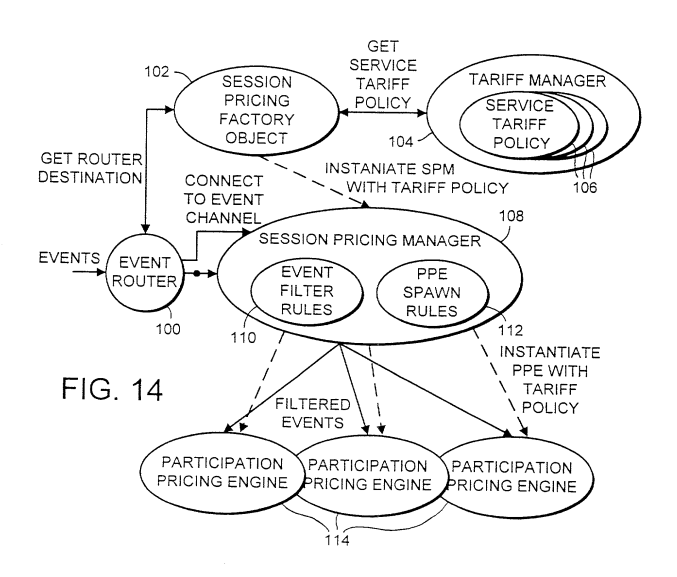


6/8

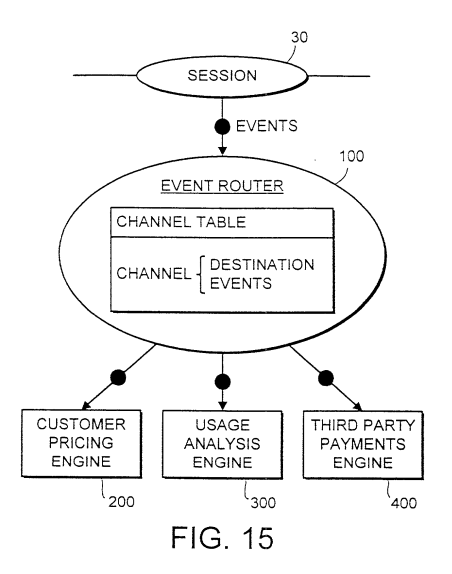








tand old on helphantifications



RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled SERVICE PROVISION SUPPORT SYSTEM the specification of which (check applicable box(es)):

[] is attached hereto.					
[] was filed on	as U.S.Application	on Serial No. ———————————————————————————————————	26 MAY 1999		-
[x] was filed as PCT international and (if applicable to U.S or PCT)	application No. PCT/ application) was amended or	n			
referred to above. I acknowledge	e the duty to disclose informity benefits under 35 U.S.C. application for patent or in	nation which is mate 119/365 of any fore nventor's certificate	erial to the examination (s) for	including the claims, as amended by any an ion of this application in accordance with 3 patent or inventor's certificate listed below before that of the application on which p	and have
Prior Foreign Application(s): Application Number 9811267.5		Country GREAT BR	ITATN 🗸	Day/Month/Year Filed 26 May 1998 ~	
98304144.3		EUROPE		26 May 1998 /	
I hereby claim the benefit under 3 Application Number	5 U.S.C.\$119(e) of any Unit	ed States provisiona Day/Month/Ye	l application(s) listed ar Filed	i below.	
1 · · · · · · · · · · · · · · · · · · ·	ns of this application is not of lisclose material information	disclosed in such pri as defined in 37 C.	or applications in the	applications listed above or below and, inso e manner provided by the first paragraph of urred between the filing date of the prior ap	JJ 0.J.C.
Prior U.S./PCT Application(s): Application Serial No.		Day/Month/Ye	ar Filed	Status: patented pending, abandoned	
PCT/GB99/01661~		26 MAY 1	999 🏸	PENDING	
and further that these statements both, under Section 1001 of Titl patent issued thereon. And I her number (703) 816 -4000 (to wh collectively my attorneys to pro resulting patent: Arthur R Craw Richard G Besha, 22770; Mark	were made with the knowlede 18 of the United States Coeby appoint NIXON & VANom all communications are secute this application and ford, 25327; Larry S. Nixo E. Nusbaum, 32348; Micros 33363; Paul J. Henon 33	lge that willful false to de and that such wind the such wind the such wind the such will be such as the such will be such as the such as	statements and the II liful false statements 00 North Glebe Round the following at the ses in the Patent and the Vanderhye, 27076 [106; Bryan H. Davin, 30481; John R. La	hade on information and belief are believed to ke so made are punishable by fine or imprison and jeopardize the validity of the application and the floor. Arlington, VA 22201-4714, orneys thereof (of the same address) individed Trademark Office connected therewith and Trademark Office connected therewith a Trademark T. Hosmer, 30184; Robert W.Fardson, 30251; Stanley C.Spooner, 27393; I stova, 33149; H. Warren Burnam Jr., 2936; Griffith, 31260; Robert A. Molan, 29834.	ion or any telephone dually and with the is, 31352 eonard Co. Thomas
Inventor's Signature:	Mark	to alles	ELLIS	Date: 10/6/99	
Inventor:	MARTIN (first)	JOHN MI	(last)	(citizenship)	
Residence: (city)	WILTSHIRE_	GBH (si	ate/country) GRE.	AT BRITAIN	
Post Office Address:		MARLBOROU	GH ROAD, SW	INDON, WILTSHIRE	
(7in code)	GREAT BRITAIN SN3 1PT				
(Esp code)	<u> </u>				
				Date	
2. Inventor's Signature:	JEFFREY	ROGER	FARR	Date:BRITISH	
Inventor:	(first)	MI	(last)	(citizenship)	
Residence: (city)	SUFFOLK		(state/cou	ntry) GREAT BRITAIN	
	35 SALEHURST RO	AD, IPSWICH	<u>, SUFFOLK , G</u>	REAT BRITAIN	
(Zip code	<u>IP3 8RY</u>				

Inventor's Signature: 3. JAMES-BELL **BRITISH CHARLES DUNCAN** Inventor: (citizenship) (last) (first) ΜI (state/country) GREAT BRITAIN WILTSHIRE Residence: (city) Post Office Address: 8 SOUTHEY CLOSE, SWINDON, WILTSHIRE, GREAT BRITAIN (Zip code) SN2 3WF Date: Inventor's Signature: 4. WARREN **NIGEL** Inventor: MI (last) (first) (state/country) GREAT BRITAIN **BERKSHIRE** Residence: (city) Post Office Address: 5 MERRYMAN DRIVE, CROWTHORNE, BERKSHIRE, GREAT BRITAIN (Zip code) RG45 6TW

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: **SERVICE PROVISION SUPPORT SYSTEM** the specification of which (check applicable box(es)):

the specification of whic	and for which a patent is sought on the factorial applicable box(es)):			
[] is attached hereto.	II C A mulication	Sorial No		
[] was filed on	as U.S.Application	9/01661 on 26	MAY 1999	
and (if applicable to U.S	as U.S.Application ernational application No. PCT/ GB9. or PCT application) was amended on	<u> </u>	-	
referred to above. I ack 1.56. I hereby claim for also identified below ar	mowledge the duty to disclose information priority benefits under 35 U.S.C. 1	tion which is material i 19/365 of any foreign aj ventor's certificate havi	to the examination of the	g the claims, as amended by any amendmer his application in accordance with 37 C.F.R or inventor's certificate listed below and hav that of the application on which priority is
Prior Foreign Applicat	ion(s):			
Application Number	• •	Country		Day/Month/Year Filed
9811267.5		GREAT BRITAI		6 May 1998
98304144.3		EUROPE		26 May 1998 /
Application Number	fit under 35 U.S.C.\$119(e) of any United	Day/Month/Year Fi	led international application	ons listed above or below and, insofar as the provided by the first paragraph of 35 U.S.
112. I acknowledge the	duty to disclose material information a international filing date of this application	s defined in 37 C.F.R.	1.56 which occurred bet	ween the filing date of the prior application
Prior U.S./PCT Applic		Day/Month/Year Fi		Status: patented pending, abandoned
Application Serial No.		Day/Month/Tear 17	iicu	F
PCT/GB99/016	61	26 MAY 1999) _	PENDING ~
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 - 40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Michard G Besha, 227 Michard 20000: Dunn	statements made herein of my own kn atements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANI 00 (to whom all communications are sys to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70. Mark F. Nushaum 32348. Mich	owledge are true and the that willful false stater and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Va alel J. Keenan, 32106; 166; Jeffry H. Nelson, 30-	nat statements made on innents and the like so may false statements may jectorth Glebe Road, 8th International and Tradem inderhye, 27076; James Bryan H. Davidson, 30 481: John R. Lastova, 33	pending nformation and belief are believed to be tru de are punishable by fine or imprisonment, opardize the validity of the application or an eloor, Arlington, VA 22201-4714, telephonereof (of the same address) individually a nark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135 251: Stanley C.Spooner, 27393; Leonard 3149; H. Warren Burnam Jr., 29366; Thom
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 - 40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANI 00 (to whom all communications are sys to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Mich e M. Byers, 33363; Paul J. Henon, 336. J. Wilson, 32955; J. Scott Davidson, 32	owledge are true and the that willful false stater and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Va alel J. Keenan, 32106; 166; Jeffry H. Nelson, 30-	nat statements made on innents and the like so may false statements may jectorth Glebe Road, 8th International and Tradem inderhye, 27076; James Bryan H. Davidson, 30 481: John R. Lastova, 33	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an eloor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with T. Hosmer, 30184; Robert W.Faris, 3135-251; Stanley C.Spooner, 27393; Leonard 13149; H. Warren Burnam Jr., 29366; Thom in 31260; Robert A. Molan, 29834.
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 - 40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S	statements made herein of my own knatements were made with the knowledge of Title 18 of the United States Cod And I hereby appoint NIXON & VANI 00 (to whom all communications are sys to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Miche M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33; ignature:	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Va all J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so may false statements may jectorth Glebe Road, 8th Interpretation of the Patent and Trader Inderhye, 27076; James Bryan H. Davidson 30 481; John R. Lastova, 33 6178; William J. Griffith	pending nformation and belief are believed to be tru de are punishable by fine or imprisonment, opardize the validity of the application or an Floor, Arlington, VA 22201-4714, telephon hereof (of the same address) individually an hark Office connected therewith and with t T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard 18149; H. Warren Burnam Jr., 29366; Thom 181260; Robert A. Molan, 29834. Date: Date:
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 - 40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANI 00 (to whom all communications are sys to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Mich e M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33; ignature: MARTIN	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Va ael J. Keenan, 32106; 26; Jeffry H. Nelson, 30489; Alan M. Kagen, 3	nat statements made on innents and the like so may false statements may jectorth Glebe Road, 8th Interpretation of the Patent and Tradem Inderlye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an eloor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with T. Hosmer, 30184; Robert W.Faris, 3135-251; Stanley C.Spooner, 27393; Leonard 13149; H. Warren Burnam Jr., 29366; Thom in 31260; Robert A. Molan, 29834.
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor:	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANI 00 (to whom all communications are sys to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Mich e M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33 ignature: MARTIN (first)	owledge are true and the that willful false stater e and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business ir , 25640; Robert A. Va ael J. Keenan, 32106; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3. JOHN MI	nat statements made on innents and the like so may false statements may jectorth Glebe Road, 8th Interpretation of the Patent and Trader Inderhye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 336178; William J. Griffith ELLIS (last)	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an Floor, Arlington, VA 22201-4714, telephothereof (of the same address) individually an ark Office connected therewith and with T. Hosmer, 30184; Robert W. Faris, 3135 251; Stanley C.Spooner, 27393; Leonard B149; H. Warren Burnam Jr., 29366; Thom in, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship)
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor:	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANION (1900) (to whom all communications are by sto prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Miche M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33; ignature: MARTIN (first) (city) WILTSHIRE	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so may false statements may jet forth Glebe Road, 8th Interpretation of the Patent and Trader Inderlye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) GREAT BR	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an eloop, Arlington, VA 22201-4714, telephothereof (of the same address) individually an ark Office connected therewith and with to T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard B149; H. Warren Burnam Jr., 29366; Thom in, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship)
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor:	statements made herein of my own knatements were made with the knowledge of of Title 18 of the United States Cod And I hereby appoint NIXON & VANIOO (to whom all communications are sys to prosecute this application and to range of the Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Mich e M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33 ignature: MARTIN (first) WILTSHIRE Address: 16 THE BIRCHES, M.	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so may false statements may jet forth Glebe Road, 8th Interpretation of the Patent and Trader Inderlye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) GREAT BR	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an eloop, Arlington, VA 22201-4714, telephothereof (of the same address) individually an ark Office connected therewith and with to T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard B149; H. Warren Burnam Jr., 29366; Thom in, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship)
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 - 40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (Post Office)	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANIOO (to whom all communications are sys to prosecute this application and to range of the Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Miche M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33 ignature: MARTIN (first) (city) WILTSHIRE Address: 16 THE BIRCHES, M. GREAT BRITAIN	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so may false statements may jet forth Glebe Road, 8th Interpretation of the Patent and Trader Inderlye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) GREAT BR	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an eloop, Arlington, VA 22201-4714, telephothereof (of the same address) individually an ark Office connected therewith and with to T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard B149; H. Warren Burnam Jr., 29366; Thom in, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship)
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 - 40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (Post Office)	statements made herein of my own knatements were made with the knowledge of of Title 18 of the United States Cod And I hereby appoint NIXON & VANIOO (to whom all communications are sys to prosecute this application and to range of the Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Mich e M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33 ignature: MARTIN (first) WILTSHIRE Address: 16 THE BIRCHES, M.	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so may false statements may jet forth Glebe Road, 8th Interpretation of the Patent and Trader Inderlye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) GREAT BR	nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or an eloop, Arlington, VA 22201-4714, telephothereof (of the same address) individually an ark Office connected therewith and with to T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard B149; H. Warren Burnam Jr., 29366; Thom in, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship)
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (905) Post Office	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANION (OF COMMON) (O	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Va ael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3. JOHN MI (state/ci	nat statements made on innents and the like so may false statements may jet forth Glebe Road, 8th Interpretation of the Patent and Trader Inderlye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) GREAT BR	pending nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or at Eloor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard B149; H. Warren Burnam Jr., 29366; Thom and 1260; Robert A. Molan, 29834. Date: BRITISH (citizenship) ITAIN N, WILTSHIRE
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (905) Post Office	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VANION (OF COMMUNICATIONS AND CONTROL OF THE PROPERTY OF THE PROP	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Va ael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so man false statements may jet orth Glebe Road, 8th lie following attorneys the following attorneys the following attorneys the following attorneys the state of the patent and Tradem inderhye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) (pending nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or are loor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard 18149; H. Warren Burnam Jr., 29366; Thom 18, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship) ITAIN N. WILTSHIRE
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (905) Post Office	statements made herein of my own knatements were made with the knowledg of Title 18 of the United States Cod And I hereby appoint NIXON & VANION (OF COMMENT) (OF COMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COMMENT) (OF COME	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so man false statements may jectorth Glebe Road, 8th lie following attorneys the following attorneys the following attorneys the following attorneys and the Patent and Tradem inderhye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) country) GREAT BR ROAD, SWINDON	pending nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or are loor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard 18149; H. Warren Burnam Jr., 29366; Thom 18, 31260; Robert A. Molan, 29834. Date: BRITISH (citizenship) ITAIN N. WILTSHIRE
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (900) Post Office	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VAND (100 (to whom all communications are by to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Miche M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 32 (first) MARTIN (first) (city) WILTSHIRE Address: 16 THE BIRCHES, M GREAT BRITAIN Zip code) SN3 1PT	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and the transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30:4489; Alan M. Kagen, 3:4489; Alan M. Kage	nat statements made on innents and the like so man false statements may jectorth Glebe Road, 8th Jule following attorneys the following attorneys the false statement and Tradem nderhye, 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith ELLIS (last) country) GREAT BROAD, SWINDON GREAT BROAD, SWINDON GREAR (last)	pending nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or ar Eloor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135 251; Stanley C.Spooner, 27393; Leonard 13149; H. Warren Burnam Jr., 29366; Thomas 131260; Robert A. Molan, 29834. Date: BRITISH (citizenship) ITAIN N, WILTSHIRE Date: Date: Date: Date: Dat
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816 -40 collectively my attorner resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: Post Office Inventor: Residence: Residenc	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VAND 00 (to whom all communications are yes to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Miche M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 33 (city) WILTSHIRE Address: MARTIN (first) (city) WILTSHIRE Address: 16 THE BIRCHES, M GREAT BRITAIN Zip code) SN3 1PT	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and that transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30; 489; Alan M. Kagen, 3	nat statements made on innents and the like so man false statements may jectorth Glebe Road, 8th I are following attorneys the following attorneys; 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith Glast) ELLIS (last) country) GREAT BR ROAD, SWINDON	pending nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or are loor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135251; Stanley C.Spooner, 27393; Leonard 18149; H. Warren Burnam Jr., 29366; Thomas 18149; H. Warren Burnam Jr., 29366; Thomas 18149; Robert A. Molan, 29834. Date: BRITISH (citizenship) ITAIN N. WILTSHIRE Date: Date: O 6 9 9
PCT/GB99/016 I hereby declare that all and further that these st both, under Section 100 patent issued thereon. number (703) 816-40 collectively my attorne resulting patent: Arthu Richard G Besha, 227 Mitchard, 29009; Duan E. Byrne, 32205; Mary 1. Inventor's S Inventor: Residence: (1) Inventor's S Inventor: Residence: (2) Residence: (3) Residence: (4) Post Office	statements made herein of my own knatements were made with the knowledg of of Title 18 of the United States Cod And I hereby appoint NIXON & VAND (100 (to whom all communications are by to prosecute this application and to r R Crawford, 25327; Larry S. Nixon 70; Mark E. Nusbaum, 32348; Miche M. Byers, 33363; Paul J. Henon, 336; J. Wilson, 32955; J. Scott Davidson, 32 (first) MARTIN (first) (city) WILTSHIRE Address: 16 THE BIRCHES, M GREAT BRITAIN Zip code) SN3 1PT	owledge are true and the that willful false statere and that such willful DERHYE P.C., 1100 N to be directed), and that transact all business in 25640; Robert A. Valael J. Keenan, 32106; 26; Jeffry H. Nelson, 30; 489; Alan M. Kagen, 3	nat statements made on innents and the like so man false statements may jectorth Glebe Road, 8th I are following attorneys the following attorneys; 27076; James Bryan H. Davidson, 30 481; John R. Lastova, 33 6178; William J. Griffith Glast) ELLIS (last) country) GREAT BR ROAD, SWINDON	pending nformation and belief are believed to be trude are punishable by fine or imprisonment, opardize the validity of the application or are loor, Arlington, VA 22201-4714, telephonereof (of the same address) individually an ark Office connected therewith and with the T. Hosmer, 30184; Robert W.Faris, 3135251; Stanley C.Spooner, 27393; Leonard 18149; H. Warren Burnam Jr., 29366; Thomas 18149; H. Warren Burnam Jr., 29366; Thomas 18149; Robert A. Molan, 29834. Date: BRITISH (citizenship) ITAIN N. WILTSHIRE Date: Date: O 6 9 9

3. Inventor's Signature: **BRITISH CHARLES DUNCAN** Inventor: (last) (citizenship) MI (first) (state/country) **GREAT BRITAIN** WILTSHIRE Residence: (city) Post Office Address: 8 SOUTHEY CLOSE, SWINDON, WILTSHIRE, GREAT BRITAIN (Zip code) SN2 3WF 4. Inventor's Signature: **BRITISH** NIGEL WARREN Inventor: (last) (first) (state/country) GREAT BRITAIN **BERKSHIRE** Residence: (city) Post Office Address: 5 MERRYMAN DRIVE, CROWTHORNE, BERKSHIRE, GREAT BRITAIN (Zip code) RG45 6TW

A25586/US Atty Dkt No.

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: **SERVICE PROVISION SUPPORT SYSTEM** the specification of which (check applicable box(es)):

	ached hereto.	k applicable box(es)).				
[] was f	iled on	as U.S.App	lication Serial No	26 MAY 1999		
[x] was t and (if ap	filed as PCT internation oplicable to U.S. or PC	nal application No. PCT/ T application) was amen	ded on			
referred to 1.56. I halso iden	to above. I acknowled ereby claim foreign pri tified below any forei	lge the duty to disclose in the disclose in the discrete or the discrete di	nformation which is ma .S.C. 119/365 of any for t or inventor's certificat	terial to the examinateign application(s) for	including the claims, as amended by any ame ion of this application in accordance with 37 patent or inventor's certificate listed below a be before that of the application on which pri	C.F.R
	reign Application(s):		_			
98112	ion Number 267.5 / 44.3 /		Country GREAT BR EUROPE	ITAIN /	Day/Month/Year Filed // 26 May 1998 26 May 1998	
_	claim the benefit under	r 35 U S.C.\$119(e) of any	United States provision Day/Month/Y		below.	
subject n 112, I ac	natter of each of the cla knowledge the duty to	aims of this application is	not disclosed in such pration as defined in 37 C	ior applications in the	applications listed above or below and, insofa e manner provided by the first paragraph of 3 arred between the filing date of the prior appl	5 U.S.C
	S./PCT Application(s) tion Serial No.):	Day/Month/Y	ear Filed	Status: patented pending, abandoned	
PCT	/GB99/01661 _	_	26 MAY 1	999 _	PENDING -	
number collective resulting Richard Mitchard	(703) 816 -4000 (to welly my attorneys to propatent: Arthur R Cra G Besha 22770; Mar 1, 29009; Duane M. By	whom all communication osecute this application of the word, 25327; Larry S. k E. Nusbaum, 32348; ers, 33363; Paul J. Henor	ns are to be directed), and to transact all busin Nixon, 25640; Robert A Michael J. Keenan, 32 1, 33626; Jeffry H. Nelso	and the following atte ess in the Patent and A. Vanderhye, 27076 106; Bryan H. David n, 30481; John R. Las	ad, 8th Floor, Arlington, VA 22201-4714, tecomposition of the same address individual Trademark Office connected therewith and James T. Hosmer, 30184; Robert W.Faris, son., 30251; Stanley C.Spooner, 27393; Lectova, 33149; H. Warren Burnam Jr., 29366; Griffith, 31260; Robert A. Molan, 29834.	ally an with the 31352 on ard
I.	Inventor's Signature				Date:	
••	Inventor:	MARTIN	JOHN	ELLIS	BRITISH	
		(first)	MI	(last)	(citizenship)	
	Residence: (city)	WILTSHIRE		ate/country) GREA		
		GREAT BRITAIN SN3 1PT		<u> GH RUAD, SWI</u>	NDON, WILTSHIRE	
2.	Inventor's Signature	::			Date:	
	Inventor:	JEFFREY	ROGER	FARR	BRITISH	
	B 11 203	(first)	MI	(last)	(citizenship)	
	Residence: (city)	SUFFOLK : 35 SALEHURST	POAD IPSWICH		ry) GREAT BRITAIN PEAT RRITAIN	
) IP3 8RY	HOAD, HOWICH	, SOIT OLK, GI	THE PART OF THE PA	
	(=.p ===	,				
FOR A	DDITIONAL INVI	ENTORS, check box	[] and attach sheet	with the same info	mation and signature and date for eac	h.

-2-

2 <i>3</i> 00	Inventor's Signature:		ans Sul	LAMEC DELL	Date: 10/6/99	
0	Inventor:	DUNCAN	CHARLES	JAMES-BELL		
		(first)	CON MI	(last)	(citizenship)	
	Residence: (city)	WILTSHIRE	(state/countr	y) GREAT BRITAIN	<u></u>	
	Post Office Address:	8 SOUTHEY C	CLOSE, SWINDON, V	VILTSHIRE, GREA	T BRITAIN	
	(Zip code)	SN2 3WF				
4.	Inventor's Signature:				Date:	
	Inventor:	NIGEL		WARREN	BRITISH	
		(first)	MI	(last)	(citizenship)	
	Residence: (city)	BERKSHIRE	(tate/country) GREAT I	BRITAIN	
	Post Office Address:	5 MERRYMA	N DRIVE, CROWTH	ORNE, BERKSHIRI	E, GREAT BRITAIN	
	(Zip code)	RG45 6TW				

NI ATTAN TANANGATOKA - HATMANARATAN MINANGANAN MANANAN ANDAN MANANAN MANANAN MANANAN MANANAN MANANAN MANANAN M

RULE 63 (37 C.F.Ŕ. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: **SERVICE PROVISION SUPPORT SYSTEM**the specification of which (check applicable box(es)):

		cation of which (check ched hereto.	applicable box(es)):					
	[] was file	ed on	as U.S.Application	Serial No	06 MW 10	<u>~</u>		
	[x] was fill and (if app	ed as PCT international licable to U.S. or PCT	al application No. PCT/ GB99/ application) was amended on	(01661	on 26 MAY 19	99		
	referred to 1.56 I her also identi	above. I acknowledg by claim foreign prio fied below any foreig	ed and understand the contents of the duty to disclose information of the duty to disclose information of the disclose information of the disclose of the disc	on which is a 2/365 of any a entor's certific	material to the exan foreign application(s	nination of the	is application in accordan r inventor's certificate liste	ce with 37 C.F.R. ad below and have
	Application	eign Application(s): on Number		Country GREAT EUROPE	BRITAIN -	2	Pay/Month/Year Filed 26 May 1998— 6 May 1998—	
	7030414	4.5		LUKUI			U 1144 1730	
Graff thack		aim the benefit under :	35 U.S.C.\$119(e) of any United	States provisi Day/Month		isted below.		
dien com n a com.	subject ma 112, I acki	tter of each of the clain nowledge the duty to o	35 U.S.C. 120/365 of all prior of this application is not disc disclose material information as onal filing date of this application	losed in such defined in 37	prior applications is	n the manner	provided by the first parag	graph of 35 U.S.C.
		/PCT Application(s): on Serial No.		Day/Month	/Year Filed		tatus: patented ending, abandoned	
	PCT	C/GB99/01661		26 MAY	1999	P	PENDING	
, -	and further both, under patent issurant collectivel resulting patents of Mitchard,	r that these statements or Section 1001 of Titled thereon. And I her 703) 816 -4000 (to what ym y attorneys to propatent: Arthur R Craw Besha, 22770; Mark 29009; Duane M. Bye	nts made herein of my own know were made with the knowledge te e 18 of the United States Code a eby appoint NIXON & VANDE nom all communications are to secute this application and to tr offord, 25327; Larry S. Nixon, 26 E. Nusbaum, 32348; Michael rs, 33363; Paul J. Henon, 33626; n, 32955; J. Scott Davidson, 3348	hat willful fal and that such ERHYE P.C be directed ansact all bu 25640; Rober J. Keenan, Jeffry H. Ne	lse statements and the willful false statement, 1100 North Glebe, and the following siness in the Patent t A. Vanderhye, 27, 32106; Bryan H. Dison, 30481; John R.	te like so mad ents may jeop Road, 8th FI attorneys the and Tradema (076; James 1 avidson, 302 Lastova, 331	le are punishable by fine or pardize the validity of the loor_Arlington, VA 2220 ereof (of the same address rik Office connected there T. Hosmer_30184; Rober 51; Stanley C.Spooner_2 149; H. Warren Burnam J	r imprisonment, or application or any 1-4714, telephone) individually and with the t W.Faris, 31352; 7393; Leonard C. 1. 29366; Thomas
	1	Inventor's Signature.					Data	
	1.	Inventor's Signature: Inventor:	MARTIN .	JOHN	ELLIS		Date: BRITISH	
			(first)	MI	(last)		(citizenship)	
		Residence: (city)			(state/country) GR			
		Post Office Address:	16 THE BIRCHES, MAI	RLBORO	<u>UGH ROAD, S'</u>	<u>WINDON,</u>	WILTSHIRE	
			GREAT BRITAIN					
		(Zip code)	SN3 1PT					
	2.	Inventor's Signature:					Date:	
			JEFFREY	ROGER	FARR	· · · · · · · · · · · · · · · · · · ·	BRITISH	
			(first)	MI	(last)	_	(citizenship)	
		Residence: (city)	SUFFOLK	********			EAT BRITAIN	
			35 SALEHURST ROAD	, IPSWIC	<u> H, SUFFOLK ,</u>	GREAT B	<u> BRITAIN</u>	
		(Zip code)	IP3 8RY					

3.	Inventor's Signature:				Date:
	Inventor:	DUNCAN	CHARLES	JAMES-BELL	BRITISH
		(first)	MI	(last)	(citizenship)
	Residence: (city)	WILTSHIRE		ntry) GREAT BRITAIN	
	Post Office Address:	8 SOUTHEY CL	OSE, SWINDON	<u>, WILTSHIRE, GREAT I</u>	BRITAIN
		SN2 3WF			
	` .				
4. 0	Inventor's Signature:	Night			Date: 11/6/49
4-06	Inventor:	NIGEL		WARREN	BRITISH '
/		(first)	$\sim 2^{\text{MI}}$	(last)	(citizenship)
	Residence: (city)	BERKSHIRE	GRN.	(state/country) GREAT BR	ITAIN_
	Post Office Address:	5 MERRYMAN	DRIVE, CROWT	HORNE, BERKSHIRE,	GREAT BRITAIN
Amalia.		RG45 6TW			
	\ 1	· 			
Management of the second of th					
module manage					
-					
in the second					
75 1 _ 3					
The state of the s					
E 12					
Minde or a service of the service of					
700 / 1 2 / 2 2 / 2 3 / 2 4 /					
The state of the s					
The state of the s					

al contract contribution